UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE at (CHATTANOOGA/KNOXVILLE)

Plaintiff,)		
i idiiidii,)		No.
)))		Judge Curtis L. Collier
Defendants.)		
	FINAL	PRETRIAL	<u>ORDER</u>	
pursuant to Rule as counsel for	16 of the Federal Rul	es of Civil Pro	ocedure, and _	, at a pretrial conference having appeared appeared as counsel for the
Jurisdiction of the			- 0	ontract, personal injury, etc] The jurisdiction of
(2) <u>(</u>	(2) <u>General Nature of the Claims of the Parties:</u>			
(The remaining claim.	claims in the	case and the re	elief sought for each
(1	· •	acts and all ot		ets, including admitted t facts concerning which
((c) Plaintiff theory	[set out brief	summary with	nout detail].
((d) Defendant theo	ory [set out bri	ef summary w	ithout detail].
((e) All other partie involved].	es claim [same	type of staten	nent where third parties are
				of law are [set these out, es of law to be resolved.
R. Civ. P. 26(a)	$\overline{(3)(C)}$. All exhibits to	o be introduce	ed have been p	in accordance with Fed. re-marked in such a way The parties have prepared

a joint list of exhibits. Three copies of this list have been provided to the Court at the final

pretrial conference. If this case is nonjury, a copy of each exhibit has been furnished to the court at the final pretrial conference. The parties have endeavored to stipulate the admissibility of all exhibits. The parties cannot stipulate to the admissibility of the following exhibits: [here list any such exhibits].

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Fed. R. Civ. P.	<u>Witnesses</u> : The parties have disclosed all witnesses in accordance with 26(a)(3)(A). A list comprised of the names of all witnesses, their addresses numbers, is as follows: (i) List for plaintiff(s) (ii) List for defendant(s).
jury] at 9:00 a trial to take up The parties shis not heard in	Other Matters: This case is set for trial before the United States District United States Magistrate Judge] and a jury [without the intervention of a .m. on Counsel shall be present at 9:00 a.m. on the first day of p any preliminary matters. The probable length of trial is days. ould be prepared for trial on the date which has been assigned. If this case namediately, it will be held in line until the following day or anytime during e scheduled trial date.
	[<u>NOTE</u> : As it has been contended that the failure to include a jury demand in the final pretrial order is a <u>waiver</u> of the jury demand, your attention is invited to being certain to set forth your jury demand if it is your intention to have a jury trial.]
(7)	This final pretrial order shall supplant the pleadings.
APPRO	OVED FOR ENTRY:
	UNITED STATES DISTRICT JUDGE
APPROVED A	AS TO FORM AND SUBSTANCE:

Attorney for Plaintiff(s)

/s/

Attorney for Defendant(s)